## **REMARKS**

The foregoing amendment to claim 2 is submitted in order to structurally emphasize and thereby confirm the Examiner's assumption deduced from recitations in the claims that "the contaminated fluid is flowing internally through the processing elements along their length and the filtrate is coming out laterally of the processing elements into the chamber that contains the processing elements", as stated on page 2 of the Final Office action. Thus claim 2 as amended specifies "discharging said cleansed portion of the contaminate laden fluid from the sealed chamber in response to filtration by the clongated processing elements within the sealed chamber during said passage (of the contaminated-laden fluid) between the inlet and outlet ends (of the housing)". Entry of the proposed amendment to claim 2 and withdrawal of its rejection under 35 U.S.C. 112 is therefore expected.

In regard to the final rejection of claims 2 and 3 under 35 U.S.C. 102(e) over the Funatsu et al. patent, it is again incorrectly asserted on page 3 of the Final Office action that: "Funatsu (451) teaches—drain for discharge of clean fluid (6, fig. 1)". The Examiner is therefore again urged to more carefully review the disclosure in the Funatsu et al. patent, such as column 5, lines 59-67 which states: "cells 10—fed from—cell inlet 6 formed in the housing 1—". On this account alone, the final rejection is in error and should be withdrawn.

In regard to the final rejection of claims 2 and 3 under 35 U.S.C. 102(b) over the Garcera et al. patent, it is based on the disclosure therein of fluid undergoing separation treatment by circulation flow through membrane channels 2 in elements 1 within a casing 11 having a side tube 48 secured thereto. Such circulation flow is shown and described by arrows 3 and 4 in FIG. 1 of the Garcera et al. patent, respectively extending out of only one axial end of the casing 11 and out of the side tube 48. The Garcera et al. patent does not indicate or describe flow 4 through

the side tube 48 as gravitational drainage from the channels 2 during flow between non-existent inlet and outlet ends thereof, pursuant to the recitations in claims 2 and 3 under consideration as hereinbefore pointed out. Accordingly, the final rejection over the Garcera et al. patent is also in error.

In view of the foregoing, withdrawal of the final rejections as set forth in the current Final Office action is in order, and is hereby requested in advance of the deadline for appeal.

Respectfully submitted,

ACOB SHUSTER, Reg. No. 19,660

lacol Bluette

Attorney for Applicants

Tele: (301) 227-1835
OFFICE OF COUNSEL CODE 39
NAVAL SURFACE WARFARE CENTER
CARDEROCK DIVISION HEADQUARTERS
DAVID TAYLOR MODEL BASIN
9500 MACARTHUR BOULEVARD
WEST BETHESDA, MD 20817-5700



Navy Case No. 82,918

## **PATENTS**

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

William M. Appleman, et al.

Serial No. 09/879,870

Filed: June 13, 2001

For: ARRANGEMENT AND CONSTRUCTION OF AN ELEMENT BUNDLING MODULE

: Group Art Unit: 1723

CONFIRMATION NO. 4961 H S 3 7003 : Examiner: Krishnan S. Menon

## Certificate of Transmission

I hereby certify that this correspondence Amendment Under Rule 116 Is being facsimile transmitted To the Patent and Trademark office (Fax No. (703) 872-9311)

on Wednesday, 23 July 2003

Typed or printed name of person signing this certificate

Jacob Shuster, Esq.

Signature

SHUSTER, Reg. No. 19,660

Tele: 301 227-1835 Fax: 301 227-1968